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1	CORP.; OVERSTOCK.COM, INC.;
	RADIÓ SHACK CORP.; ROBERT
2	BOSCH, L.L.C.; SCIENTIFIC-
.	ATLANTA, INC.; SEARS,
3	ROEBUCK AND CO.; SHERWOOD
	AMERICA, INC.; SOUND AROUND
4	INC.; TARGET CORP.; TIVO, INC.
	TTE TECHNOLOGY, INC.; WAL-
5	MART STORES, INC.; VIEWSONIC
	CORPORATIO; YAMAHA
6	CORPORATION OF AMERICA; and
	YAMAHA ELECTRONICS
7	CORPORATION,

Defendants.

On this day came to be considered the above-entitled and numbered cause, and the Court being advised that Plaintiff GUARDIAN MEDIA TECHNOLOGIES, LTD. ("Plaintiff") has settled and resolved its differences with Defendant BOSE CORPORATION ("Defendant"); the parties have entered into an Agreement setting out the terms and conditions of the settlement ("Agreement"); and as part of such agreement have consented to the entry of an Order approving this Stipulation;

The Parties hereby stipulate that:

- 1. This Court has jurisdiction over the subject matter of and the Parties to this action and venue is properly laid;
- 2. The Court shall retain and hereby retains continuing exclusive jurisdiction over the Parties and the subject matter hereto for the purpose of interpreting and enforcing the Agreement;
- 3. As a result of the Agreement, Defendant is hereby dismissed, with prejudice, by Plaintiff. Defendant hereby dismisses with prejudice any counterclaims it could have asserted against Plaintiff;
- 4. The dismissals herein shall only apply to the claims between Plaintiff and Defendant, and shall not affect Plaintiff's claims concerning any other party;

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